EXHIBIT 9

UNREDACTED VERSION OF DOCUMENT SOUGHT TO BE SEALED

EXHIBIT 9

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1	
1	UNITED STATES DISTRICT COURT
2	NORTHERN DISTRICT OF CALIFORNIA
3	SAN FRANCISCO DIVISION
4	Case No. 17-cv-00939-WHA
5	x
6	WAYMO LLC,
7	Plaintiff,
8	- against -
9	UBER TECHNOLOGIES, INC.; OTTOMOTTO, LLC;
10	OTTO TRUCKING LLC,
11	Defendants.
12	X
13	
14	HIGHLY CONFIDENTIAL - ATTORNEYS' EYES ONLY
15	
16	Videotaped 30(b)(6) Deposition
17	of GARY BROWN, taken by Defendants, held
18	at the offices of Morrison & Foerster LLP,
	250 West 55th Street, at 9:59 a.m. on August
19	8, 2017, New York, New York, before Jineen
	Pavesi, a Registered Professional Reporter,
20	Registered Merit Reporter, Certified Realtime
	Reporter and Notary Public of the State of New York.
21	
22	
23	
24	Job No. 2671217A
25	Pages 1 - 305
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1	SVN log in the	e ordinary course of	10:51:23AM
2	business, is	that correct?	10:51:25AM
3	M	R. BAKER: Objection to form.	10:51:29AM
4	Α.	That is correct.	10:51:31AM
5	Q. So	o as part of Waymo's	10:51:34AM
6	investigation	, someone gave you a copy of	10:51:35AM
7	the SVN log,	is that correct?	10:51:37AM
8	A. T	hat is correct.	10:51:41AM
9	Q. Ai	nd that person, the person who	10:51:44AM
10	gave you a co	py of the SVN log was	10:51:46AM
11	Mr. Jack Brown	<mark>n</mark> , correct?	10:51:49AM
12	A. No	0.	10:51:53AM
13	Q. W	ho gave you a copy of the SVN	10:51:54AM
14	log?		10:51:56AM
15	M	R. BAKER: I am going to	10:52:00AM
16	caution the wa	itness not to reveal the	10:52:00AM
17	substance of a	any attorney-client	10:52:03AM
18	communication	, but you can give a name.	10:52:04AM
19	A. To	om Gorman.	10:52:07AM
20	Q. W	hen did Mr. <mark>Gorman</mark> give you	10:52:08AM
21	the SVN log?		10:52:10AM
22	M	R. BAKER: You can give a	10:52:11AM
23	date.		10:52:12AM
24	A. F	ebruary 21st, 20th or 21st,	10:52:13AM
25	2017.		10:52:25AM
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1	A. No.	12:16:53PM
2	Q. And nobody asked you to	12:16:54PM
3	inquire, to conduct a forensic review of	12:16:58PM
4	that device to determine if he did	12:17:00PM
5	anything improper with it, correct?	12:17:07PM
6	A. That is correct, but with the	12:17:13PM
7	caveat that the lack of analysis of	12:17:17PM
8	another machine does not wash away the	12:17:22PM
9	wrongdoings on another machine, that's no	12:17:25PM
10	indication of not doing something.	12:17:28PM
1	Q. In order to determine the full	12:17:35PM
12	scope of potential wrongdoing, in your	12:17:39PM
13	opinion should Waymo have conducted a	12:17:43PM
14	forensic investigation of the	12:17:46PM
15	Hewlett-Packard workstation?	12:17:47PM
16	MR. BAKER: Objection to form.	12:17:49PM
17	A. All feasible rocks should be	12:17:57PM
18	turned over, but there have been multiple	12:18:02PM
19	occurrences where inventory management	12:18:07PM
20	personnel reimaged devices before forensic	12:18:12PM
21	analysis could take place.	12:18:18PM
22	Q. And in your opinion, one	12:18:22PM
23	feasible rock that should have been turned	12:18:29PM
24	over was a review of the Hewlett-Packard	12:18:30PM
25	workstation assigned to Mr. Levandowski,	12:18:34PM
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1		is that cor	rect?	12:18:37PM
2			MR. BAKER: Objection to form.	12:18:37PM
3		Α.	As a forensic analyst, the more	12:18:42PM
4		information	, the better.	12:18:44PM
5			But as I said before, it	12:18:47PM
6		doesn't undo	o other indicators that were	12:18:50PM
7		positively i	found.	12:18:55PM
8		Q.	As a forensic analyst, wouldn't	12:19:02PM
9		you want to	know if the card reader was	12:19:07PM
10)	attached to	the workstation?	12:19:09PM
1	L		MR. BAKER: Objection to form.	12:19:11PM
12	2	Α.	Yes.	12:19:18PM
13	3	Q.	But you don't know the answer	12:19:19PM
14	1	to that ques	stion, right?	12:19:21PM
15	5	Α.	Not currently.	12:19:24PM
16	5	Q.	Waymo would never know the	12:19:26PM
17	7	answer to the	nat question, correct?	12:19:29PM
18	3		MR. BAKER: Objection to form.	12:19:31PM
19)	Α.	That's uncertain.	12:19:43PM
20)	Q.	Why is that uncertain?	12:19:45PM
2	L	Α.	Depending on retention and host	12:19:50PM
22	2	monitoring a	agents, it could potentially be	12:20:00PM
23	3	determined v	whether some classes of USB	12:20:08PM
24	1	devices were	e connected to these machines,	12:20:12PM
25	5	but I also v	would not feel comfortable	12:20:16PM
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```
1
   true?
                                                04:06:20PM
                                                04:06:23PM
2
               It is what I was told.
       Α.
3
               If you can go back to your 04:06:26PM
       Ο.
                                                04:06:27PM
4
   30(b)(6) notice, topic 8, do you see in
   there there is a reference to SVN logs as
5
                                                04:06:35PM
6
   described by Mr. Nardinelli in his July
                                                04:06:40PM
7
   18, 2017, e-mail?
                                                04:06:44PM
8
               I see that.
                                                04:06:50PM
9
       Ο.
              Did you look at that e-mail in 04:06:50PM
   preparing for your deposition today?
                                                04:06:52PM
11
               Do I have access to it?
                                                04:06:55PM
       Α.
12
               MR. BAKER: You can answer that 04:07:06PM
1\beta yes or no.
                                                04:07:07PM
                                                04:07:07PM
14
       Α.
               No.
15
               MR. CHATTERJEE: Why don't we
                                                04:07:09PM
16 mark that as 1317.
                                                04:07:12PM
17
               ( Exhibit 1317, e-mail from
                                               04:07:12PM
   Jeff Nardinelli, was marked for
                                                04:07:12PM
   identification, as of this date.)
                                                04:07:30PM
               What I've handed you as Exhibit 04:07:30PM
20
21
   1317 is an e-mail from Jeff Nardinelli,
                                                04:07:33PM
   Quinn Emanuel, counsel for Waymo, to a
2|2
                                                04:07:36PM
   whole ton of people, some on the other
                                           04:07:38PM
   side of the case, some on the same side of 04:07:41PM
25 their case, and if you look at the fourth 04:07:43PM
                                                Page 224
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1	paragraph in Mr. <mark>Nardinelli's</mark> e-mail, he	04:07:47PM
2	says that "On September 19, 2016, Waymo	04:07:53PM
3	pulled SVN log data, which dated back to	04:07:57PM
4	September 19, 2015, due to the 52-week	04:08:00PM
5	retention in place."	04:08:04PM
6	Do you see that?	04:08:06PM
7	A. I do see that.	04:08:10PM
8	Q. Are you aware of any 52-week	04:08:11PM
9	retention for the SVN log data?	04:08:13PM
1	O A. I believe I said retention was	04:08:22PM
1	1 set to a year and then that was suspended	04:08:23PM
1	2 as of fall 2016, to my knowledge; I	04:08:27PM
1	3 believe I said that earlier in this	04:08:29PM
1	4 deposition, way earlier.	04:08:35PM
1	5 Q. So I asked you all of the log	04:08:37PM
1	6 data is available today and you said to my	04:08:39PM
1	7 knowledge, yes; was that a correct or	04:08:41PM
1	8 incorrect statement?	04:08:42PM
1	9 A. I thought it was correct.	04:08:48PM
2	O Q. So do you believe it to be	04:08:49PM
2	1 correct or do you believe Mr. <mark>Nardinelli's</mark>	04:08:50PM
2	2 comment to be correct?	04:08:52PM
2	MR. BAKER: Objection to form.	04:08:53PM
2	4 A. Perhaps	04:09:01PM
2	5 THE WITNESS: I have a privilege	e 04:09:08PM
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1	question on this thing.	04:09:09PM
2	MR. BAKER: Sure.	04:09:10PM
3	THE VIDEO TECHNICIAN: Time is	04:09:12PM
4	4:09 p.m.	04:09:13PM
5	We're off the record.	04:09:13PM
6	(Witness and counsel left the	04:09:15PM
7	hearing room to confer.)	04:09:16PM
8	(Pause.)	04:09:16PM
9	(Witness and counsel returned	04:09:16PM
10	to the hearing room.)	04:23:09PM
1	THE VIDEO TECHNICIAN: Time is	04:23:09PM
12	4:23 p.m.	04:23:27PM
13	We are on the record.	04:23:28PM
14	BY MR. CHATTERJEE:	04:23:29PM
15	Q. I think the question pending	04:23:33PM
16	was do you believe your prior testimony to	04:23:34PM
17	be correct or do you believe	04:23:38PM
18	Mr. Nardinelli's comment to be correct	04:23:39PM
19	with respect to that first sentence of the	04:23:40PM
20	third paragraph?	04:23:44PM
21	A. I think I'm definitely	04:23:45PM
22	deferring to what Mr. Nardinelli said;	04:23:49PM
23	from my discussions with the Subversion	04:23:51PM
24	server administrators, I was under the	04:23:59PM
25	impression that when I gave that kind	04:24:01PM
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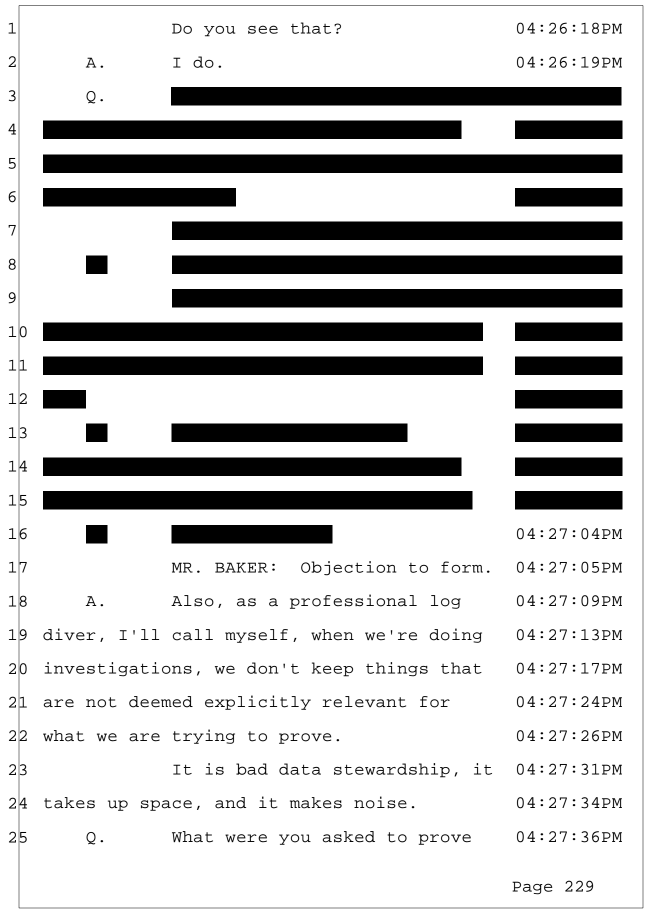
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1	of long sled of summer 2016, the logs were	04:24:05PM
2	pulled and coupled with the one-year	04:24:13PM
3	retention and my knowledge that the	04:24:14PM
4	Subversion server had been launched, to my	04:24:17PM
5	knowledge, I think in May or June or	04:24:19PM
6	summer of 2015, in my mind it was like,	04:24:22PM
7	oh, it goes back a year obviously to the	04:24:25PM
8	start.	04:24:28PM
9	But I definitely defer to Jeff	04:24:32PM
10	and I have never seen this document, but	04:24:34PM
11	seeing that, if he says that indefinite	04:24:37PM
12	retention was started in the early spring	04:24:43PM
13	of 2017 and not the fall of 2016, I have	04:24:47PM
14	to go with that as well, because these are	04:24:50PM
15	hard dates.	04:24:53PM
16	I was providing like three,	04:24:54PM
17	four month sleds.	04:24:56PM
18	Q. Have you done any investigation	04:24:58PM
19	into the accuracy of Mr. (Nardinelli's	04:25:00PM
20	comments in this letter?	04:25:02PM
21	A. I have never seen this letter	04:25:08PM
22	until you put it in front of me.	04:25:09PM
23	Q. Who would know whether the	04:25:10PM
24	statements in Mr. (Nardinelli's letter are	04:25:13PM
25	accurate or not, other than	04:25:15PM
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1	Mr. Nardine	lli?	04:25:20PM
2		MR. BAKER: Objection to form.	04:25:21PM
3	Α.	Tom Gorman.	04:25:23PM
4	Q.	What about anyone at Google or	04:25:24PM
5	Waymo?		04:25:27PM
6	Α.	Jack Brown.	04:25:29PM
7	Q.	What about Mr. <mark>Zbrozek,</mark> would	04:25:31PM
8	he know?		04:25:35PM
9	Α.	Possibly.	04:25:35PM
10	Q.	Do you have any reason to	04:25:37PM
11	dispute tha	t Waymo did not preserve any	04:25:40PM
12	SVN log data	a other than this downloading	04:25:47PM
13	behavior of	December 11, 2015, for the	04:25:51PM
14	time period	referenced in that fourth	04:25:54PM
15	paragraph?		04:25:57PM
16		MR. BAKER: Objection to form.	04:25:57PM
17	А.	That was a very long question.	04:25:58PM
18		Can you break it down for me a	04:26:00PM
19	little bit.		04:26:04PM
20	Q.	Okay.	04:26:04PM
21		That last sentence says, "No	04:26:07PM
22	other downlo	oad behavior was relevant to	04:26:09PM
23	any anticipa	ated litigation and Waymo did	04:26:11PM
24	not preserve	e other SVN log data at that	04:26:14PM
25	time."		04:26:18PM
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1	here?	04:27:38PM
2	MR. BAKER: Objection, I am	04:27:39PM
3	going to caution you not to reveal the	04:27:43PM
4	substance of any attorney-client	04:27:44PM
5	communications.	04:27:46PM
6	If you can answer that question	n 04:27:46PM
7	without doing that, please do.	04:27:48PM
8	A. I did not pull the SVN log	04:27:52PM
9	data, I'm just speaking to the frame of	04:27:55PM
1) mind of why the entirety of all users'	04:27:56PM
1	logs may not be present.	04:28:04PM
1	For example, in what I've	04:28:05PM
13	B produced to support my declaration, I'm	04:28:07PM
1	not pulling and presenting the logs	04:28:10PM
15	of any of a hundred thousand other Google	04:28:13PM
16	employees because it is simply not	04:28:16PM
1	relevant to the investigation at hand.	04:28:18PM
18	Q. That wasn't my question.	04:28:20PM
1	What were you being asked to	04:28:25PM
2) prove as part of your forensic	04:28:26PM
2	investigation?	04:28:27PM
2	MR. BAKER: Same instruction	04:28:27PM
23	and also objection to the form.	04:28:28PM
2	A. These logs showed that 14,000	04:28:33PM
25	files and change were downloaded on	04:28:36PM
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1 CERTIFICATION 2 I, Jineen Pavesi, a Registered 3 Professional Reporter, Registered Merit 4 5 Reporter, Certified Realtime Reporter and 6 a Notary Public, do hereby certify that the foregoing witness, GARY BROWN, was duly sworn on the date indicated, and that 8 the foregoing is a true and accurate 9 transcription of my stenographic notes. 10 11 I further certify that I am not employed 12 by nor related to any party to this 13 action. 1 4 15 16 17 18 19 20 Luces Paresi RPR, RMR. 21 22 23 JINEEN PAVESI, RPR, RMR, CRR 24 25 Page 305